

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 05-7225

KARLTON CHERRY,

Plaintiff - Appellant,

versus

COMMONWEALTH OF VIRGINIA; CAROL A. SIVERS;
MICHAEL M. HAWKS; HERBERT COULTON, Virginia
Parole Board Members; DAVID N. HARKER, Vice
Chairman, Virginia Parole Board; HELEN F.
FAHEY, Chairman, Virginia Parole Board; JIM
SISK, Manager, Court and Legal Services of the
Virginia Department of Corrections; MRS.
BOLDEN, Agent, Court and Legal Services;
JACKIE T. WATSON, Administrative Office
Specialist III, of the Powhatan Correctional
Reception and Classification Center of the
Department of Corrections; R. W. HILDE BRAND,
Treatment Program Supervisor, Dillwyn
Correctional Center; MS. DANIALS, Treatment
Counselor, Dillwyn Correctional Center; MS. V.
KENNEDY, Treatment Counselor, Augusta
Correctional Center,

Defendants - Appellees.

Appeal from the United States District Court for the Eastern
District of Virginia, at Alexandria. Claude M. Hilton, District
Judge. (CA-05-747-1)

Submitted: November 22, 2005

Decided: December 7, 2005

Before MOTZ, TRAXLER, and GREGORY, Circuit Judges.

Affirmed by unpublished per curiam opinion.

Karlton Cherry, Appellant Pro Se.

Unpublished opinions are not binding precedent in this circuit.
See Local Rule 36(c).

PER CURIAM:

Karlton Cherry appeals the district court's order summarily dismissing his action challenging revocation of earned good time by the Virginia Parole Board. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. See Cherry v. Virginia, No. CA-05-747-1 (E.D. Va. filed July 11, 2005 & entered July 14, 2005). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED